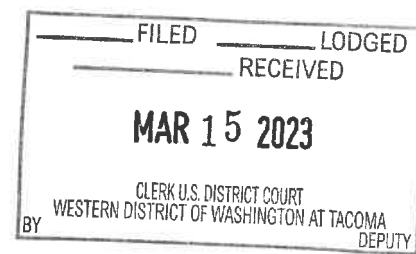


Pro Se 1 2022



UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

TAM TRAN

Plaintiff(s),

v.

Clark
County Court

Defendant(s).

CASE NO. 23cv5216-BHS
[to be filled in by Clerk's Office]

COMPLAINT FOR A CIVIL CASE

Jury Trial: Yes No

TPP / No Summons

I. THE PARTIES TO THIS COMPLAINT

A. Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

TAM TRAN

Street Address

4100 NE 45th CIR

City and County

Vancouver Clark

State and Zip Code

WA 98661

Telephone Number

360 909-3831

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1 B. Defendant(s)

2 *Provide the information below for each defendant named in the complaint, whether the*
 3 *defendant is an individual, a government agency, an organization, or a corporation. For an*
 4 *individual defendant, include the person's job or title (if known). Attach additional pages if*
 5 *needed.*

4 Defendant No. 1

5 Name

6 Job or Title (if known)

7 Street Address

8 City and County

9 State and Zip Code

10 Telephone Number

Clack County Court
1200 Franklin St
Vancouver, Clack
WA 98666-8806
360 397-2424

10 Defendant No. 2

11 Name

12 Job or Title (if known)

13 Street Address

14 City and County

15 State and Zip Code

16 Telephone Number

16 Defendant No. 3

17 Name

18 Job or Title (if known)

19 Street Address

20 City and County

21 State and Zip Code

22 Telephone Number

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1 Defendant No. 4

2 Name _____

3 Job or Title (*if known*) _____

4 Street Address _____

5 City and County _____

6 State and Zip Code _____

7 Telephone Number _____

8 II. BASIS FOR JURISDICTION

9 Federal courts are courts of limited jurisdiction (limited power). Generally, only two
10 types of cases can be heard in federal court: cases involving a federal question and cases
11 involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under
12 the United States Constitution or federal laws or treaties is a federal question case. Under 28
13 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and
14 the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of
15 citizenship case, no defendant may be a citizen of the same State as any plaintiff.

16 What is the basis for federal court jurisdiction? (*select all that apply*)

17 Federal question: Diversity of citizenship:
18 If checked complete section A. If checked complete section B.

19 Fill out the paragraphs in this section that apply to this case.

20 A. If the Basis for Jurisdiction Is a Federal Question

21 List the specific federal statutes, federal treaties, and/or provisions of the United States
22 Constitution that are at issue in this case. *Attach additional pages if needed.*

23

24

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1 B. If the Basis for Jurisdiction Is Diversity of Citizenship

2 1. The Plaintiff(s)

3 a. If the plaintiff is an individual.

4 The plaintiff (name) JAM TRAIN, is a citizen of the

5 State of (name) Washington, State.

6 b. If the plaintiff is a corporation.

7 The plaintiff, (name) _____, is incorporated under
8 the laws of the State of (name) _____, and has its principal
9 place of business in the State of (name) _____.

10 *(If more than one plaintiff is named in the complaint, attach an additional page providing
the same information for each additional plaintiff.)*

11

12 2. The Defendant(s)

13 a. If the defendant is an individual.

14 The defendant, (name) Clark County court, is a citizen of the

15 State of (name) Washington State. Or is a citizen of

16 (foreign nation) Washington State.

17 b. If the defendant is a corporation.

18 The defendant, (name) _____, is incorporated under
19 the laws of the State of (name) _____, and has its principal
20 place of business in the State of (name) _____.

21 Or is incorporated under the laws of (foreign nation) _____,
22 and has its principal place of business in (name) _____.

23 *(If more than one defendant is named in the complaint, attach an additional page
providing the same information for each additional defendant.)*

24

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2 The amount in controversy—the amount the plaintiff claims the defendant owes or the
3 amount at stake—is more than \$75,000, not counting interest and costs of court, because (*explain*)
Attach additional pages if needed:

III. STATEMENT OF CLAIM

III. STATEMENT OF CLAIM

9 Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as
10 possible the facts showing that each plaintiff is entitled to the damages or other relief sought.
11 State how each defendant was involved and what each defendant did that caused the plaintiff
harm or violated the plaintiff's rights, including the dates and places of that involvement or
conduct. If more than one claim is asserted, number each claim and write a short and plain
statement of each claim in a separate paragraph. Attach additional pages if needed.

Clark County Court hire John P Hagensen Judge -
he is, Racist, Hate Crime, Color, National origin -
on Race, Sentence with out Laws. NO prosecution
Attorney, NO defense Attorney, broken civil rights.
Law and more, violate 1st Amendment and civil Rights

IV. RELIEF

16 State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do
17 not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing
18 at the present time. Include the amounts of any actual damages claimed for the acts alleged and
19 the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts,
20 and the reasons you claim you are entitled to actual or punitive money damages. Attach
21 additional pages if needed.

need pay \$100 billion damage and need investigation. Clark County Court too many Judge Hate Crime and need Close Court.

V. CERTIFICATION AND CLOSING

24 Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my
knowledge, information, and belief that this complaint: (1) is not being presented for an improper

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1 purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
2 (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or
3 reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so
4 identified, will likely have evidentiary support after a reasonable opportunity for further
5 investigation or discovery; and (4) the complaint otherwise complies with the requirements of
6 Rule 11.

7 I agree to provide the Clerk's Office with any changes to my address where case-related
8 papers may be served. I understand that my failure to keep a current address on file with the
9 Clerk's Office may result in the dismissal of my case.

10 Date of signing: 3/15/23

11 Signature of Plaintiff TRAN TRAN

12 Printed Name of Plaintiff TRAN TRAN

13

14 Date of signing: _____

15 Signature of Plaintiff _____

16 Printed Name of Plaintiff _____

17

18 Date of signing: _____

19 Signature of Plaintiff _____

20 Printed Name of Plaintiff _____

21

22

23

24



Bob Ferguson

ATTORNEY GENERAL OF WASHINGTON

800 Fifth Avenue, Suite 2000 • Seattle, WA 98104-3188 • (206) 464-6684

August 20, 2021

Tam Tran
4100 NE 45th Dr
Vancouver, WA 98661

RE: Clark County District Court
File #: 597197

Dear Tam Tran:

Thank you for contacting the Consumer Protection Division of the Attorney General's Office. Your complaint has been reviewed and it was determined that the issues presented are under the regulatory authority of another agency. Your complaint has been closed accordingly.

We referred your complaint to the following agency. Please contact the identified agency directly with questions about the status of your complaint.

Commission on Judicial Conduct
PO Box 1817
Olympia, WA 98507
www.cjc.state.wa.us
(360) 753-4585

Our office monitors consumer complaints for possible indications of patterns of unfair or deceptive trade practices warranting further attention by our office. We maintain complaint files of business practices that may be useful if enforcement action on behalf of the State of Washington is warranted in the future.

Consumer complaints are public records and are available to the public for copying or inspection in compliance with the Washington State Public Records Act, RCW 42.56.

If you have questions or would like to submit additional information regarding this complaint, our email address is RCR@ATG.WA.GOV. Please include the complaint number given above on any complaint correspondence.

Sincerely,

CLAUDIO FELICIANO
Consumer Services Coordinator
Consumer Protection Division
1-800-551-4636 for in-state callers
1-206-464-6684 for out-of-state callers

cc: Commission on Judicial Conduct

CLARK COUNTY DISTRICT COURT

P.O. BOX 9806
1200 Franklin Street
Vancouver, WA 98666-8806
Telephone: (360) 397-2424



TO THE DEFENDANT:

Name: TRAN, TAM
Case Number: 891476 **WSP CT**
Sentencing Date: 06/19/2015

If your sentence has specific conditions that are to be monitored by the Probation Department, you must report as specified on this Order. Fees may be charged for services.

YOU MUST REPORT TO:

Clark County Courthouse, Ground Floor
District Court Administration
1200 Franklin Street
Vancouver, Washington

Telephone: (360) 397-2424
Business Hours: Monday through Friday – 8:00 a.m. to 4:30 p.m.

If your sentence is deferred, it is your responsibility to make arrangements to reappear at Court when the deferred period ends. The Court does not automatically review these dates.

PAYMENT OPTIONS

Pay in person

Clark County District Court Administrative Office (8:00 a.m. to 4:30 p.m.)
Camas/Washougal Courthouse (open Tuesday and Thursday 8:00 a.m. to 4:30 p.m.)

Pay by mail - PLEASE put your case number on your check or money order.

Clark County District Court
P.O. Box 9806
Vancouver, WA 98666-8806
Telephone: (360) 397-2424

Camas/Washougal Municipal Court
89 "C" Street
Washougal, WA 98671
Telephone: (360) 397-2125

Pay by phone* (866) 923-8236

Pay online* <http://www.clark.wa.gov/courts/district/payments.html>

**Point and Pay - A fee of approximately 3% will be added when using a credit or debit card.*

REMEMBER:

It is your obligation to notify the Court if your address changes.

**District Court of Washington
For Clark County**

**STATE OF WASHINGTON/CITY OF
VANCOUVER/CAMAS/WASHOUGAL, Plaintiff,**

v.

TRAN, TAM

DOB 05/18/1980

Defendant,

Case No. 891476

WSP CT

Judgment and Sentence for:

1) Driving Under The Influence

Physical Control

.08 -.14 .15+ Refusal No BAC

Drug related Non-alcohol related

GY Passenger under age 16

Reckless Driving (RCW 46.61.500(3))

Negligent Driving - 1st Degree
(RCW 46.61.5249(4))

2) IMPOS SENT FROM APPEAL

3) (DULJS)

The defendant was found guilty on 06/19/2015 by plea jury-verdict bench trial of:
DUI IMPOS SENT FROM APPEAL

and the court verified the defendant's criminal history and driving record and made findings orally therefore, the defendant is adjudged guilty and sentenced as follows:

Sentence is suspended for a period of 5 years on the following conditions:

Count 1) 364 days of jail and suspends 259 days; and a fine of 5,000.00 with 4,105.00 suspended

Count 2) days of jail and suspends days; and a fine of with suspended

Count 3) days of jail and suspends days; and a fine of with suspended

JAIL: The defendant has been sentenced to confinement totaling 105 days in jail with credit for time served of 2 days to be served, as follows

43 days of additional confinement

60 days of partial confinement on work/educational release work program EHC

Jail sentences are concurrent consecutive with all other commitments

FINANCIAL OBLIGATION:

Fine	<u>895.00</u>	BAC fee	<u>200.00</u>
Filing fee	<u> </u>	Warrant fee	<u> </u>
Costs	<u>43.00</u>	DUI emergency response fee	<u>200.00</u>
Indigent defense recoupment	<u>150.00</u>	PSEA	<u> </u>
Traffic Penalty Assessment	<u>102.50</u>	Other	<u> </u>
Passenger under 16 penalty	<u> </u>	TOTAL	<u>\$ 1,590.50</u>

Restitution to:

*Restitution if any to be determined by Corrections. The defendant has a right to a hearing before figure is set.

Payment in full on or before: 12/31/2015

\$ of this total is converted to hours on work program community service

Mandatory Conditions of Sentence - DUI/Physical Control

(a) The defendant shall not drive a motor vehicle without a valid license and proof of insurance. (b) The defendant shall not drive a motor vehicle with an alcohol concentration of .08 or more within two hours after driving. (c) The defendant shall submit to a breath or blood alcohol test upon the reasonable request of a law enforcement officer. If you violate (a), (b), or (c) within this state, the court shall order you confined for no less than 30 days and your driving privilege will be suspended for 30 days.

No criminal violations of law or alcohol related infractions.

Comply with the rules and requirements of the Department of Licensing regarding the installation and use of a functioning ignition interlock device.

Comply with the requirement to install an ignition interlock device for 6 months as imposed by the Department of Licensing. (RCW 46.61.5055(6).)

The court has ordered the defendant to refrain from consuming any alcohol. The defendant must comply with alcohol monitoring as authorized by law. The defendant shall pay the cost of monitoring. The cost of monitoring shall be paid by _____ (RCW 46.61.5055(5)).

Mandatory Conditions of Sentence - Reckless Driving/Negligent Driving – 1st Degree

(a) The defendant shall not drive a motor vehicle without a valid license and proof of insurance. (b) The defendant shall not drive a motor vehicle with an alcohol concentration of .08 or more within two hours after driving.

No criminal violations of law or alcohol related infractions.

Comply with mandatory ignition interlock device requirements as imposed by the Department of Licensing.

Additional Conditions of Sentence - Discretionary Ignition Interlock - RCW 46.20.720(1)

Comply with discretionary ignition interlock device requirements (when defendant provides employment affidavit to the Department of Licensing, this order shall not apply to vehicles owned, leased, or rented by defendant's employer or to those vehicles whose care and/or maintenance is the temporary responsibility of the employer and driven at the direction of the defendant's employer as a requirement of employment during working hours):

For a period of _____ years following the period of driver's license suspension, revocation, or denial, drive only a motor vehicle equipped with a functioning ignition interlock device.

From _____ (date) to _____ (date), do not drive any motor vehicle unless it is equipped with an ignition interlock device (this does not authorize you to drive without a valid license).

Unless otherwise stated, the calibration level for any ignition interlock requirement imposed under this order shall be .025% _____.

Additional Conditions of Sentence

Report to District Court Administration within 24 hours of court or release from custody. Corrections will monitor all affirmative conditions to insure compliance. Proof of compliance shall be provided to corrections.

Probation for 60 months. Supervised probation for _____ months with probation department and abide by all rules and regulations of probation department. Pay a pre-sentence supervision fee. Pay a monthly probation monitoring fee of \$100.

Obtain a chemical dependency evaluation from a WA State-approved agency and comply with treatment recommendations.

Enroll in and successfully complete DUI Victim's Panel

Use no alcoholic beverages, marijuana or non-prescribed controlled drugs.

Attend Alcoholics Anonymous Narcotics Anonymous Other self-help program (_____) meetings _____ times a week for _____ months or as recommended by treatment provider.

YOU SHALL HAVE NO MARIJUANA, ILLEGAL DRUGS OR ALCOHOL IN YOUR SYSTEM when reporting to jail, future court appearances, corrections or any assigned class or program.

Not Applicable _____

Not Applicable _____

Not Applicable _____

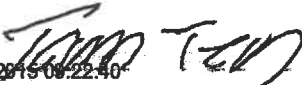
Other _____

Return for a review hearing: _____ Bail or Bond is Exonerated Forfeited.

I have read the rights, conditions, and warnings.

NOTICE: Any petition or motion for collateral attack on this judgment and sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100., RCW 10.73.090.

Dated: 07/07/2015

Defendant 
Tue Jul 7 2015 09:22:40

Defendant's Signature

Judge John P.
Hagensen

Digitally signed by Judge John P. Hagensen
DN:cn=Judge John P. Hagensen, o=Clark County,
sp=District Court, ent=JudgeHagensen, l=WA, s=10
Date: 2015-07-07 04:22:22 -07'00

Judge John Hagensen

Defendant's Address and Telephone

Prosecuting Attorney _____ WSBA No. _____

Defense Attorney _____ WSBA No. _____

Written Waiver of Counsel is filed.